# **EXHIBIT 1**

# Order Requesting State Court Records (2 pages)

#### UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

ZOID MAR 19 PM 6:08

CLERK US DISTRICT COURT
WESTERN DISTRICT OF TEXAS

BY

DEPITY

GREENWOOD ET AL v.

Civil No. 1:18-CV-240-RP

STEVEN HINDS

#### ORDER

The above captioned cause, having been removed to this Court on \_\_\_\_\_\_ March 19, 2018

from the \_\_\_\_\_ Justice Court, Precinct 1, Place 1, Lampasas County Court \_\_\_\_\_ and the Court being of the opinion that a copy of the complete record (minus discovery) in this case is necessary;

IT IS HEREBY ORDERED, pursuant to 28 U.S.C. § 1447(b), that the removing party, if it has not already done so, shall within ten (10) days from the date of this order supplement the record with state court pleadings. The supplement is to be electronically filed and shall include a copy of the complete file, including the docket sheet, in this cause from the Court from which this case has been removed.

SIGNED this the 19th day of March, 2018.

ROBERT PITMAN
UNITED STATES DISTRICT JUDGE

# UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS

Steven Hinds 240 County Road 250 Burnet TX US 78611

Case: 1:18-cv-00240

Instrument: 3

Cj

Attorneys admitted to practice in the Western District of Texas must register for electronic filing.

Attorneys granted permission to appear pro hac vice must immediately register for electronic filing.

For Pro Se/Prisoner Filers: You are not required to file electronically or register for e-mail notification, however, non-prisoner pro se litigants may petition the Court for permission to electronically file.

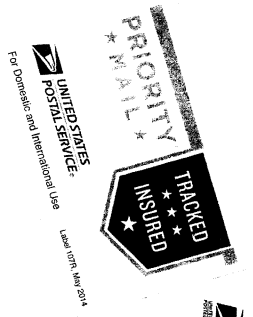
For all these matters, please visit our website at: www.txwd.uscourts.gov/CMECF

# **EXHIBIT 2**

Record Supplied To Steven Hinds by Justice Court, Precinct 1, Place 1, Lampasas County (27 pages)

14 786 11











asas, 1x 76550

						= =
Court Costs\$100.00 or \$67.00 + Special Fee:\$ Date Paid: 20	Court Costs: \$100.00 + Fee: \$10.00/ DATE PAID:  DL: REC'D INS REC'D Affidavit REC'D  DSC REC'D  Driver Record REC'D ? Clear ? last course  completed: DSC NOT COMPLETED/FINE PAID \$  DEFERRED DISPOSITION: Date granted: Date Due	COMMUNITY SERVICE: HOURS: X \$8.00 = \$ credit  DRIVING SAFETY COURSE: Art. 45.0511(b) Mandatory Art. 45.0511 (d) Permissive	TRIAL:  Complaint Filed: Pre-Trial: Date & Time :  Jury or Bench Trial Date & Time Set:  Appeal to County Court at Law: Date Filed:  Attorney: Appeal Bond	WARRANT FEE \$50.00 OMNI FEE \$30.00 Jail Credit @ \$50.00 per 24 hour day: Served \$	Fine: \$500.00 Court Costs: \$1441.00 = \$1044, 00 = \$104	HINDS, STEVEN ELMER  DOCKET # 10170829  DOB: 5/02/1961 DL # 0/354816 ST. TX  Offense Charged: ATTEND COCKFIGHT - SPECTATOR OFFENSE DATE: 11/27/2017 Appear Date: 2/06/2018  PLEA: Guilty Waiver of jury trial Nolo Contendere Not Guilty

				or County						
NRVC: Notice Sent:	OMNI: Entered:	Capias Pro Fine Date Issued:	Warrant Date Issued:	COMPLIANCE HEARING:	SHOW CAUSE HEARING:	COMMUNITY SERVICE DUE:	DEFERRED DUE DATE:	DSC DUE DATE:	TIME PAYMENT DUE:	
Suspension sent:	Removed:	Date F	Date F	NC	N					
Withdraw So		Date Returned:	Date Returned:	NOTICE SENT:	NOTICE SENT:					

JUDGMENT On this the \_\_\_\_d

\_\_The Defendant being found guilty and assessed a fine of \$

the Court that the State of Texas, do have and recover from the Defendant the amount of the which the Defendant has been tried, and the Defendant may go hence without payment of

is therefore ordered and

the fines and costs.

judgment.

The Court further finds that the Defendant is younger than 18 years of age and has been cor Section (106.02) (106.04)(106.05, Alcoholic Beverage Code, and that

It is further Ordered that the Defendant shall complete DSC as Ordered.

above- mentioned alcohol awareness course with the Defendant and present to the Court (

20

If the Defendant fails to comply with the orders of this judgment, the Defendant shall be comrouslody of the appropriate authority until said fine and costs are fully paid; and it is further or

completion of the course no later than

adjudged by the Court that execution may issue against the property of the said Defendant fi

such fines and costs.

This numbered and styled cause is dismissed on the State's motion for the reason

Judge Andrew Garcia Jr., J.P. #1, Lampas

The case is ordered dismissed on the grounds that the Defendant completed the terms of disposition (and is ordered to pay a special expense fee in the amount of

evidence of successful completion of a driving safety course.

this the \_\_\_\_day of \_\_\_\_\_200\_.
The judgment is ordered removed and the case dismissed on the grounds that Defendant pr

DISMISSAL

Judge Andrew Garcia Jr., J.P. #1, Lampasas

guilty) (guilty) or the offense of :

The Defendant, being found not guilty, is immediately discharged from all further liability for the content of the con

On this the \_\_\_day or \_\_\_\_\_, 200\_, the defendant in the above numbered and entit appeared (by attorney/ fax/mail) (in person), entered a plea of (not guilty) (guilty) (noto contend (demanded) a jury trial; and the (Court) (jury) having heard the evidence and arguments, finds

E STATE OF TEXAS

IN THE JUSTICE COURT

VS

PRECINCT ONE

EVEN ELMER HIND	S
-----------------	---

LAMPASAS COUNTY, TEXAS 

COMPLAINT

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

the undersigned affiant, do solemnly swear that I have good reason to the undersigned arriant, do solemnly swear that I have good reason to plieve and do believe that STEVEN ELMER HINDS, hereinafter called elendant, on or about the 7th day of March, 2018, and before he making and filing of this complaint, in the territorial limits of ampasas Justice Court, in the County of LAMPASAS, and the State of Texas, ALLURE TO APPEAR/BAIL JUMPING id then and there after having been released from custody on the condition

hat he subsequently appear, intentionally and knowingly failed to appear in ccordance with the terms of the release, said appearance not being incident to robation or parole,

GAINST THE PEACE AND DIGNITY OF THE STATE OF TEXAS

worn and subscribed before me by MI MISTY WAKEN

> Judge Andrew Garcia Jr Precinct Lampasas County, Texas

A F F νττ

I, WAKEMAN, MISTY, being duly sworn on oath, state that I have good reason to believe and do believe that on or about on the 7th AMPASAS County, T STEVEN ELMER HINDS, Defendant, committed the offense of: FAILURE TO APPEAR/BAIL JUMPING, a misdemeanor. My belief of the above is based upon facts and information provided to me by WAKEMAN, MISTY, a peace officer employed by

JUSTICE COURT charging on complaint that the

Defendant, committed such offense.

Sworn to and subscribed before me on this the 1/1/1000 20 1/1000

ORDER I examined the foregoing affidavit and have determined that probable cause

grest warrant for the named DOES exist for the issuance

above Defendant.

Judge Andrew Garcia Jr Precinct One Lampasas County, Texas

**CAUSE NUMBER:** <u>10170829</u>

THE STATE OF TEXAS	IN THE JUSTICE COURT
vs	PRECINCT ONE
STEVEN ELMER HINDS	LAMPASAS COUNTY, TEXAS
WARI	RANT OF ARREST
FINE/COST/WARRANT \$ 649.00 BOND SET: CITATION #031032	
Address: 300 NORTH WEST ST City/State/Zip: BURNET, TX 78611 Date of Birth: 5/02/1961 Driver's License: TX 07354816 Race: WHITESex: MALE	
To any Peace Officer of the State of Texas:	
GREETINGS:	
Court to be dealt with according to law. Said defends	EVEN ELMER HINDS, defendant, and bring him/her before the Justice ant has been accused of the offense of: ninst the laws of the State of Texas, against the peace and dignity of the
Herein fail not, but due service and return of this w	arrant of arrest, showing how you executed the same.
Signed this the 9th day of March, 2018.  Judge Andrew Garcia Jr. Precinct One, Place One Lampasas County, Texas	
0	FFICER'S RETURN
Came to handday of, 20, ato'clock _	20ato'clockM and executed on the day ofM. by

Officer's Signature

**CAUSE NUMBER: 10180279** 

THE STATE OF TEXAS

IN THE JUSTICE COURT

VS	PRECINCT ONE
STEVEN ELMER HINDS	LAMPASAS COUNTY, TEXAS
WARRAN	NT OF ARREST
FINE/COST/WARRANT \$ 349.00 BOND SET: CITATION #031032F	
Address: 300 NORTH WEST ST City/State/Zip: BURNET, TX 78611 Date of Birth: 5/02/1961 Driver's License: TX 07354816 Race: WHITESex: MALE	
To any Peace Officer of the State of Texas:	
GREETINGS:	
Court to be dealt with according to law. Said defendant he	NELMER HINDS, defendant, and bring him/her before the Justice as been accused of the offense of: the laws of the State of Texas, against the peace and dignity of the
Herein fail not, but due service and return of this warra	nt of arrest, showing how you executed the same.
Signed this the 9th day of March, 2018.	1



Judge Andrew Garcia Jr. Precinct One, Place One Lampasas County, Texas

	OFFICER'S RETURN
	to'clockM. by
Officer's S	ignaturo.

10170020

	No. 101/0029	
THE STATE OF TEXAS	{}	IN THE JUSTICE COURT
vs	()	PRECINCT 1, PLACE 1
STEVEN ELMER HINDS	()	LAMPASAS COUNTY, TEXAS
	PRETRIAL NOTICE	

STEVEN ELMER HINDS 240 CR 250 BURNET, TX 78611

RE: ATTEND COCKFIGHT - SPECTATOR

Dear STEVEN ELMER HINDS,

Please be advised that the above referenced cause has been set for *pretrial* in the Justice Court, Pct. One, Courthouse, 501 East 4<sup>th</sup> Street, Lampasas, Texas at 9:00 a.m. on March 7, 2018. Please be advised that this Court requires a written notice within three working days of the trial to be able to reset your case for a future date. Please do not contact this court to speak with the Judge or County Attorney once you are scheduled for trial.

If you have any questions please contact the Court at 512-564-1845.

Signed this the 14th day of February, 2018

Judge Andrew Garcia Jr. Precinct One, Place One Lampasas County, Texas

#### Case 1:18-cv-00240-RP Document 5-1 Filed 03/29/18 Page 11 of 42

Certified Mail No.: 7016 0600 0000 7569 4092

STEVEN ELMER HINDS, Estate.
Executor Office.
Nation Texas.
240 County Road 250.
Burnet. Hinds Province.
United States Minor, Outlying Islands.
Near. [78611-9998]

Afternoon – of second February two-zero one-eight

\*\*\*\*\*

Office of Court Administrator Attention: Judge Andrew Garcia, Jr. 501 East 4<sup>th</sup> St., Ste. 105, P.O. Box 412 Lampasas, Texas, U.S.A. 76550

To: The Office of Court Administrator.

From: Executor Office - STEVEN ELMER HINDS, Estate.

Regarding: Unauthorized administration of STEVEN ELMER HINDS, Estate;

[Citation No.: 031032]

Enclosed you will find "abandoned" paperwork - EXHIBIT 1 - which appears to erroneously "allege" that 410 E. 4th Street, Lampasas, TX 76550, the JP Andrew Garcia, Jr. no bar card number and Matt Barnes who did not sign but printed his name as M Barnes 712 upon the paperwork being returned, such as - Issued by M Barnes 712, who by his unwarranted acts of: sending a defective document/citation through the U.S. mail; defective for: stalking, sending the citation to my mother's home, disclosing my social security number upon the paperwork, alleging a crime at a wrong address, serving a defective process through the U.S. mail beyond the 10 day limit since the time of the alleged occurrence on June 11, 2016 has expired, no obligation was created given the fact the citation/notice does not bear my signature whereby I agreed to appear, there is no name of the accuser, there is no party making the allegation attesting they are the real party in interest, there is no qualified witness who has the authority to certify to the truth, there is no disclosure of the nature of the allegation - civil or criminal, and which "charge" County Attorney John K. Greenwood has failed to state a Claim after being Noticed with a series of four Demand Letters - EXHIBIT 2 - and has thus defaulted - Matt Barnes and Andrew Garcia, Jr.'s paper fraudulently claims authority from this Executor Office to administrate for STEVEN ELMER HINDS, Estate. That false claim is hereby Adjourned.

You will forthwith return and transmit the specific written delegation of authority to "represent" that authorization to administrate [act as trustee] the STEVEN ELMER HINDS Estate has been warranted, together with a certified copy of your oath for the Office of Court Administrator, accompanied by a certified copy of your Bar Bond or Bond, Wayne Boultinghouse, Court Administrator, and a detailed list of all bonds, sureties, indemnification, insurance and Court Registry Investment System (CRIS) CUSIP numbers, SF24, SF25 and SF25A, EXHIBITS 3, 4 and 5, and full accounting relating in any way to your or any related actor's personal or professional involvement, as referenced above, through the unwarranted presentation of the arrogated paperwork intrusion upon the STEVEN ELMER HINDS Estate.

Certified Document: 7016 0600 0000 7569 4092

govern yourself accordingly.

By: executor \_\_\_\_\_ Executor Office.

STEVEN ELMER HINDS, Estate.

Nation Texas.

240 County Road 250. Burnet. Hinds Province.

United States Minor, Outlying Islands.

Near. [78611-9998]

cc: Office of Governor, STATE OF TEXAS Greg Abbott, Governor, 1100 San Jacinto Blvd., Austin Texas 78701

cc: Office of Attorney General. STATE OF TEXAS Ken Paxton. Attorney General, P.O. Box 12548, Austin, Texas 78711-2548

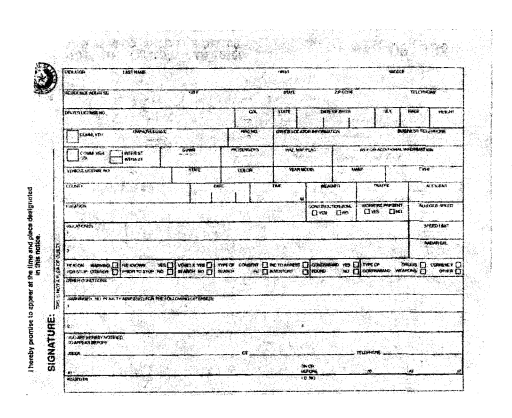
STATE OF TEXAS	)	r	
COUNTY OF BURNET	) JURAT		
Subscribed and sworn to be satisfactory evidence to the			day of February 2018, upon and sworn above.
NOTARY PUBLIC My Commission expires:	+	(Seal)	JOHL B CORTEZ HOTANY PARILC STATE OF TEMAS D # 12898446 My Corner Explose 08/14/2018

A FED US MAG

# **EXHIBIT 1**

Citation No.: 031032 (2 pages)

\$ 450 0 8 7918



es or mis

JUDGE ANDREW GARCIA'IR.
JUSTICE OF THE PEACE \*1
P.O. BOX 412
VAMPASAS, TX 76550
Tcl 512 564-1845
Eax-512 564-1845

cau Code #2519576

JUDGE CAMRON D. BRISTER JUSTICE OF THE PEACE #2 & #3 P.O. BOX 96 LOMETA, TX, 76853

LOMETA, TX 76853 Tel 512 752-3497 Fax 512 752-8397 Bureau Code #8997893 JUDGE GREG CHAPMAN JUSTICE OF THE PEACE #4 P O. BOX 66 KEMPNER. TX. 76539 Tel 512 932-2182 Fax 512 932-3884 Bureau Code #8871463

THIS LETTER IS FURNISHED AS A COURTESY TO YOU BY THE JUSTICE COURTS OF LAMPASAS COUNTY, TEXAS TO ASSIST IN MAXING DISPOSITION OF THE CHARGE(S) AGAINST YOU.

IF YOU WISH TO ENTER A PLEA OF GUILTY OR NOLO CONTENDRE, please indicate in the proper space provided, a plea of NOLO CONTENDRE means that you do not wish to contest the state's charge(s) against you. The plea of NOLO CONTENDRE has the same force and effect as a pies of GUILTY. Either plea indicates that you agree to waive appearance before the Court for triet. You must refer to the schedule shown on the reverse side of this letter to determine the total amount of your fine(s) and costs assessed against you. Make your remittance by CASHIER'S CHECK or MONEY ORDER payable to :LAMPASAS COUNTY or submit your CREDIT CARD payment by phone at 866.549.1010 or online at <a href="https://www.certifiedcayments.net">www.certifiedcayments.net</a> with the Bureau Code# shown above.

IF YOU WISH TO ENTER A PLEA OF NOT GUILTY and desire a trial, you must so indicate in the proper space provided below and mail to the Judge whose name is marked at the top of this letter no later than the appearance date shown on the citation. You shall be notified by return mail of the court date set. You have the right to either a JURY OR NON JURY trial. Please indicate your choice. <u>JURY or NON JURY</u>.

A PARENT may have to accompany a MINOR to COURT before a PLEA can be accepted from the MINOR with certain TRAFFIC, ALCOHOL, SCHOOL or TOBACCO offenses. A PARENT valid be notified by the COURT.

IF YOU FAIL TO RESPOND TO THIS CITATION BY THE APPEARANCE DATE SHOWN ON THE CITATION an ADDITIONAL charge WILL be assessed against you for VIOLATE PROMISE TO APPEAR and a WARRANT issued for your ARREST. YOUR PROMPT ATTENTION TO THIS MATTER WILL BE GREATLY APPRECIATED. THANK YOU.

	REPLY FORM
	I hereby enter a plea of NOT GUILTY and request a JURY / NON-JURY TRIAL
ran <del>ana ayyasa</del>	Thereby enter a plea of GUILTY and watte appearance for trial.  CASHIER'S CHECK or MONEY ORDER in the amount of the finets) is enclosed
	Thereby enter a plea of NOLO CONTENDRE and waive appearance for trial CASHIER'S CHECK or MONEY ORDER in the amount of the finelsy is enclosed.

#### **DRIVING SAFETY COURSE**

I HEREBY PLEA NOLO CONTENDRE to the moving traffic citation and request to take a DRIVING SAFETY COURSE to dismiss the charge, except in SPEED OF 25 M.P.H. or shove. I understand I will lose the right to request DSC, if I do not provide this written request to the court by CERTIFIED RETURN RECEIPT unaidated ON or REFORE THE APPEARANCE DATE on my citation. I am sending PROOF OF LIABILITY INSURANCE, in effect at time of citation, copy of my citation. Copy of my Class "C driver's license and a MONEY ORDER payable to LAMPASAS COUNTY for \$112.10 fee with my request as required. I hereby certify that I am not in the process of taking a course not reflected on my driving record and have not completed a course in the past twelve months. I did have a valid TEXAS DRIVER'S LICENSE at the time the citation was issued.

SIGNATURE	 The second second second second second	The commence with the second s	DATE	
ADDRESS & ZIPCODE				
	-			

## **EXHIBIT 2**

Fifth Notary Affidavit of Non-Response to County Attorney John K. Greenwood (1 page)

FFC 0 8 7518

CERTIFIED NO.: 7016 0600 0000 7574 7293

# **NOTARY AFFIDAVIT OF NON-RESPONSE**

Pat O'Donnell - Notary Public 203 S. Water St. Burnet, Texas [78611]

On this Day of December, A.D. 2016 for the purpose of verification, I, the undersigned Notary Public, being commissioned in the County of Burnet, State of Texas noted above, do certify that for Claimant, Steven Elmer Hinds, Secured Party Creditor, Executive Trustee for the Trust known as STEVEN ELMER HINDS, I have received no responses from the Affidavit of Truth and Demand for Bill of Particulars sent by Certified Mail #7015 0640 0005 1054 6688; the Second Affidavit: Affidavit of Fault and Demand For Payment sent by certified Mail #7016 0600 0000 7574 7781; an Affidavit: Notice of Default, Judgment in Nihil Dicit and Final Opportunity to Cure sent by Certified Mail #7016 0600 0000 7574 7799; and Affidavit of Non-Response sent by Certified Mail #7016 0600 0000 7574 7712 to the following recipient:

John Greenwood P.O. Box 1300 Lampasas, Texas 76550-1300

On July 5, 2016 I witnessed the mailing of Affidavit of Truth and Demand for Bill of Particulars, Certified no.: 7015 0640 0005 1054 6688, which was delivered on July 12, 2016 at 10:10 a.m. at the above stated address. John Greenwood, you did not respond as of the date of this mailing.

On July 27, 2016 I witnessed the mailing of Second Affidavit: Affidavit of Fault and Demand For Payment, Certified Mail Tracking No. 7016 0600 0000 7574 7781, delivered on July 28, 2016 at 10: 00 a.m. at the above stated address. John Greenwood, you did not respond as of the date of this mailing.

On September 17, 2016 I witnessed the mailing of Affidavit: Notice of Default, Judgment in Nihil Dicit and Final Opportunity to Cure, Certified Mail Tracking No. 7016 0600 0000 7574 7699, delivered September 30 at 9:36 a.m. at the above stated address. John Greenwood, you did not respond as of the date of this mailing.

On November 4, 2016 I witnessed the mailing of Affidavit of Non-Response, Certified Mail Tracking No. 7016 0600 0000 7574 7712, delivered on November 7, 2016 at 2:31 p.m. at the above stated address. John Greenwood, you did not respond as of the date of this mailing.

hiteller	12-12-16
Signature, Notary Public for said State of Texas	Date
My Commission Number:	Patrick Odonnell Jr.  Notary Public, State of Texas
My Commission Expires: 5-22-19	Notary Public, State of Texas Expires: 05/20/2019

Notary Affidavit of Non-Response Page 1 of 1

## **EXHIBIT 3**

Standard Form 24 Bid Bond (2 pages)

		BID BOND			E BOND EXECUTED (		unan bio operang	1000 mm	
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#### This form is authorized for use when a bid guaranty is required. Any deviation from this form will require the written approval of the Administrator of General Services.

- Insert the full legal name and business address of the Principal in the space designated "Principal" on the face of the form. An authorized person shall sign the bond. Any person signing in a representative capacity (e.g., an attorney-in-fact) must furnish evidence of authority if that representative is not a member of the firm, partnership, or joint venture, or an officer of the corporation involved.
- 4. (a) Corporations executing the bond as sureties must appear on the Department of the Treasury's list of approved sureties and must act within the limitations listed therein. The value put into the LIABILITY LIMIT block is the penal sum (i.e., the face value) of the bond, unless a co-surety arrangement is proposed.
- (b) When multiple corporate sureties are involved, their names and addresses shall appear in the spaces (Surety A. Surety B. etc.) headed "CORPORATE SURETY(IES)." In the space designated "SURETY(IES)" on the face of the form, insert only the letter identifier corresponding to each of the sureties. Moreover, when co-surety arrangements exist, the parties may allocate their respective limitations of liability under the bond, provided that the sum total of their liability equals 100% of the bond penal sum.
- (c) When individual sureties are involved, a completed Affidavit of Individual Surety (Standard Form 28) for each individual surety, shall accompany the bond. The Government may require the surety to furnish additional substantiating information concerning its financial capability.
- 5. Corporations executing the bond shall affix their corporate seals. Individuals shall execute the bond opposite the word "Corporate Seal"; and shall affix an adhesive seal if executed in Maine, New Hampshire, or any other jurisdiction requiring adhesive seals.
- 6. Type the name and title of each person signing this bond in the space provided.
- 7 In its application to negotiated contracts, the terms "bid" and "bidder" shall include "proposal" and "offeror.

STANDARD FORM 24 (REV. 8/2016) BACK

124 (REV. 8/2016) BACK

## **EXHIBIT 4**

# Standard Form 25 Performance Bond (2 pages)

Presser wra

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(S	RFORMANCE BOND ee instructions on reverse)	contract)	D (Must be same or later than date	OMB Control Expiration Da	
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#### INSTRUCTIONS

- 1. This form is authorized for use in connection with Government contracts. Any deviation from this form will require the written approval of the Administrator of General Services.
- 2 Insert the full legal name and business address of the Principal in the space designated "Principal" on the face of the form. An authorized person shall sign the bond. Any person signing in a representative capacity (e.g., an attorney-in-fact) must furnish evidence of authority if that representative is not a member of the firm, partnership, or joint venture, or an officer of the corporation involved.
- 3 (a) Corporations executing the bond as sureties must appear on the Department of the Treasury's list of approved sureties and must act within the limitations listed therein. The value put into the LIABILITY LIMIT block is the penal sum (i.e., the face value) of bonds, unless a co-surety arrangement is proposed.
- (b) When multiple corporate sureties are involved, their names and addresses shall appear in the spaces (Surety A, Surety B, etc.) headed "CORPORATE SURETY(IES)." In the space designated "SURETY(IES)" on the face of the form, insert only the letter identifier corresponding to each of the sureties. Moreover, when co-surety arrangements exist, the parties may allocate their respective limitations of liability under the bonds, provided that the sum total of their liability equals 100% of the bond penal sum.
- (c) When individual sureties are involved, a completed Affidavit of Individual Surety (Standard Form 28) for each individual surety shall accompany the bond. The government may require the surety to furnish additional substantiating information concerning its financial capability.
- 4 Corporations executing the bond shall affix their corporate seals. Individuals shall execute the bond opposite the words "Corporate Seal", and shall affix an adhesive seal if executed in Maine, New Hampshire, or any other jurisdiction requiring adhesive seals.
- 5. Type the name and title of each person signing this bond in the space provided

STANDARD FORM 25 (REV. 8/2016) BACK



**EXHIBIT 5** 

Standard Form 25A Payment Bond (2 pages)

	PAY	MENT BOND	DATE BOND EXECUTED (Must	be same or	later than date of	OMB Co	ntrol Num	ber:	9000-0045
(See instructions on reverse)					Expiration Date: 7/31/2019				
1995. Y 9000-00 suggest	ou do not need	Act Statement - This information collection it to answer these questions unless we dis- te that it will take 60 minutes to read the in- nothing this burden, or any other aspects of to, DC 20405.	play a valid Office of Managemen	t and Budge answer the c	n (Oske) constor nu nuestions Sendo	mber. The C nty comments	relating to our	time esti	mate, including
_		ne and business address)			TYPE OF OR	GANIZATION	("X" one)		
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AUTHO	ORIZED FOR L	OCAL REPRODUCTION				STAND/ Prescr	ARD FOR! ibed by GSA	<b>Л 25A</b> FAR (4	(REV. 8/2010 8 CFR) 53.2228(

HE STATE OF TEXAS

VS

PRECINCT ONE

VS	
TEVEN ELMER HINDS	LAMPASAS COUNTY, TEXAS
C O M P L A I N 1	r
IN THE NAME AND BY THE AUTHORITY OF THE STA	ATE OF TEXAS:
, the undersigned affiant, do solemnly swear elieve and do believe that STEVEN ELMER HINDS efendant, on or about the 31st day of October he making and filing of this complaint, in the ampasas Justice Court, in the County of LAMITTEND COCKFIGHT - SPECTATOR GAINST THE PEACE AND DIGNITY OF THE STATE OF	r, 2017 , and before he territorial limits of PASAS , and the State of Texas,
Aff	iant
Bal Villam	ge Andrew Garcia Jr., Precinct One pasas County, Texas
A F F I	
I, BARNES, MATT, being duly sworn on oath, I have good reason to believe and do believe on the 31st day of October, 2017 in Lampasa STEVEN ELMER HINDS, Defendant, committed th ATTEND COCKFIGHT - SPECTATOR, a misdemeanor My belief of the above is based upon facts a by BARNES, MATT, a peace officer employed b LAMPASAS CO SHERIFF DEPT charging on compla Defendant, committed such offense.	state that that that on or about s Justice Court, LAMPASAS County se offense of:  ind information provided to me
Affiant	2011
Sworm to and subscribed before me on this th	ne Object day of
I examined the foregoing affidavit and have DOES exist for the issuance of an arrest war above Defendant.	determined that probable cause trant for the named dige Andrew Garcia Jr., Precinct One mpasas County, Texas

I hereby promise to appear at the time and place designated in this notice.

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JUDGE ANDREW GARCIANA. JUSTICE OF THE PEACE #1 P.O. BOX 412 AMPASAS, TX 76550 Tel 512 564-1845 Eax-512 564-1696 Bureau Code #2519576

SIGNATURE

ADDRESS & ZIPCODE

JUDGE CAMRON D. BRISTER JUSTICE OF THE PEACE #2 & #3 P.O. BOX 96 LOMETA, TX 76853 Tel 512 752-3497 Fax 512 752-8397 Bureau Code #8997893

JUDGE GREG CHAPMAN JUSTICE OF THE PEACE #4 P.O. BOX 66 KEMPNER, TX 76539 Tel 512 932-2182 Fax 512 932-3884 Bureau Code #8871463

THIS LETTER IS FURNISHED AS A COURTESY TO YOU BY THE JUSTICE COURTS OF LAMPASAS COUNTY, TEXAS TO ASSIST IN MAKING DISPOSITION OF THE CHARGE(S) AGAINST YOU.

IF YOU WISH TO ENTER A PLEA OF GUILTY OR NOLO CONTENDRE, please indicate in the proper space provided, a plea of NOLO CONTENDRE means that you do not wish to contest the state's charge(s) against you. The plea of NOLO CONTENDRE has the same force and effect as a plea of GUILTY. Either plea indicates that you agree to waive appearance before the Court for trial. You must refer to the schedule shown on the reverse side of this letter to determine the total amount of your fine(s) and costs assessed against you. Make your remittance by CASHIER'S CHECK or MONEY ORDER payable to :LAMPASAS COUNTY or submit your CREDIT CARD payment by phone at 886,549.1010 or online at www.certifiedpayments.net with the Bureau Code# shown above. IF MAILING RETURN YOUR COPY OF THE CITATION and this LETTER with your remittance.

IF YOU WISH TO ENTER A PLEA OF NOT GUILTY and desire a trial, you must so indicate in the proper space provided below and mail to the Judge whose name is marked at the top of this letter no later than the appearance date shown on the citation. You shall be notified by return mail of the court date set. You have the right to either a JURY OR NON JURY trial. Please indicate your choice. <u>JURY or NON JURY</u>.

A PARENT may have to accompany a MINOR to COURT before a PLEA can be accepted from the MINOR with certain TRAFFIC, ALCOHOL, SCHOOL or TOBACCO offenses. A PARENT will be notified by the COURT.

IF YOU FAIL TO RESPOND TO THIS CITATION BY THE APPEARANCE DATE SHOWN ON THE CITATION an ADDITIONAL charge WILL be assessed against you for VIOLATE PROMISE TO APPEAR and a WARRANT issued for your ARREST. YOUR PROMPT ATTENTION TO THIS

MATTER W	ILL BE GREATLY APPRECIATED. THANK YOU.
************	REPLY FORM
	I hereby enter a plea of NOT GUILTY and request a JURY / NON-JURY TRIAL.
	I hereby enter a plea of GUILTY and waive appearance for trial.
	CASHIER'S CHECK or MONEY ORDER in the amount of the fine(s) is enclosed
	I hereby enter a plea of NOLO CONTENDRE and waive appearance for trial.
	CASHIER'S CHECK or MONEY ORDER in the amount of the fine(s) is enclosed.
	DRIVING SAFETY COURSE
	PLEA NOLO CONTENDRE to the moving traffic citation and request to take a DRIVING
	OURSE to dismiss the charge, except in SPEED OF 25 M.P.H. or above. I understand I will lose the
right to requ	est DSC, if I do not provide this written request to the court by CERTIFIED RETURN RECEIPT mail

dated ON or BEFORE THE APPEARANCE DATE on my citation. 1 am sending PROOF OF LIABILITY INSURANCE, in effect at time of citation, copy of my citation, copy of my Class "C" driver's license and a

MONEY ORDER payable to LAMPASAS COUNTY for \$112.10 fee with my request as required. I hereby certify that I am not in the process of taking a course not reflected on my driving record and have not completed a course in the past twelve months. I did have a valid TEXAS DRIVER'S LICENSE at the time the citation was issued.

JA FEB 0 6 2018

T. .....

DATE\_\_\_

DISTRICT COURT ( FOR THE V	OF ' VES	THE UNITED STATES OF AMERICA TERN DISTRICT OF TEXAS 2018 MAR 19 PM 3: 29
STATE OF TEXAS,	AU §	Case No.: 2018 MAR 19 PM 3: 29
V	998	REMOVAL TO FEDERAL COURT and COUNTER-CLAIM
Steven Hinds	\$ \$ \$	RIGHT TO AMEND

### NOTICE OF REMOVAL

Pursuant to Title 28 U.S.C. §§ 1441 and 1446, Steven Hinds ("Hinds") hereby files this Notice of Removal and states in support as follows:

- 1. Steven Hinds is the accused in an action filed in the Justice Court, Precinct 1, Place 1, Lampasas County, Texas, Cause No.: 10170829, created from citation no.: 031032. By the filing of this Notice with the Clerk of this state Court, these state proceedings are now REMOVED by automatic operation of federal law, and Hinds now formally notifies the Court and all parties of that same fact.
- 2. Pursuant to the express and specific language of 28 U.S.C. 1441, et seq., immediately upon the filing of this Notice, with the Clerk of this Court, this case has been already removed. The removal of jurisdiction from this Court is automatic by operation of federal law, and does not require any additional written order from the District Judge to cause this removal to become "effective" the removal is an automatic judicial event, and immediate by operation of law.
- 3. Put another way, the United States Supreme Court clarified and established, clear back in 1966: "The petition is now filed in the first instance in the federal court. After notice is given to all adverse parties and a copy of the petition is filed with the state court, removal is effected and state court proceedings cease unless the case is remanded. 28 U.S. C. § 1446 (1964 ed.). See

CASE NO.:

REMOVAL TO FEDERAL COURT

Page 1 of 28

# DISTRICT COURT OF THE UNITED STATES OF AMERICA FOR THE WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

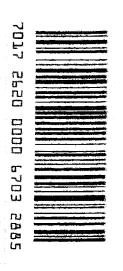
STATE OF TEXAS,	§	Case No.:
	8 §	
v.	§	REMOVAL TO FEDERAL COURT and
	§ §	COUNTER-CLAIM
Steven Hinds	§	RIGHT TO AMEND
	§	

#### **NOTICE OF REMOVAL**

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- 1. Steven Hinds is the accused in an action filed in the Justice Court, Precinct 1, Place 1, Lampasas County, Texas, Cause No.: 10170829, created from citation no.: 031032. By the filing of this Notice with the Clerk of this state Court, these state proceedings are now REMOVED by automatic operation of federal law, and Hinds now formally notifies the Court and all parties of that same fact.
- 2. Pursuant to the express and specific language of 28 U.S.C. 1441, et seq., immediately upon the filing of this Notice, with the Clerk of this Court, this case has been already removed. The removal of jurisdiction from this Court is automatic by operation of federal law, and does not require any additional written order from the District Judge to cause this removal to become "effective" the removal is an automatic judicial event, and immediate by operation of law.
- 3. Put another way, the United States Supreme Court clarified and established, clear back in 1966: "The petition is now filed in the first instance in the federal court. After notice is given to all adverse parties and a copy of the petition is filed with the state court, removal is effected and state court proceedings cease unless the case is remanded. 28 U. S. C. § 1446 (1964 ed.). See

CASE NO.:









sa, 1x 76550

Case 1:18-cv-00240-RP Document 5-1 Filed 03/29/18 Page 33 of 42

Swinet, Th

# 

Court Costs\$100,00 or \$67,00 + Special Fee:\$ Date Paid:	Court Costs: \$100.00 + Fee: \$10.00/ DATE PAID:  DL:REC'D INSREC'D AffidavitREC'D  DSCREC'D  Driver RecordREC'D ? Clear ? last course  completed: DSC NOT COMPLETED/FINE PAID \$ DEFERRED DISPOSITION: Date granted:Date Due	COMMUNITY SERVICE : HOURS: X \$8.00 = \$ credit  DRIVING SAFETY COURSE: Art. 45.0511(b) Mandatory Art. 45.0511 (d) Permissive	TRIAL:  Pre-Trial: Date & Time:  Complaint Filed:  Pre-Trial: Date & Time:  Jury or Bench Trial Date & Time Set:  Jury or Bench Trial Date & Time Set:  Appeal to County Court at Law: Date Filed:  Appeal Bond	WARRANT FEE \$50.00  OMNI FEE \$30.00  Jail Credit @ \$50.00 per 24 hour day:Total Days  Served \$	HINDS, STEVEN ELMER  DOCKET # 10170829  DOB: 5/02/1961 DL # 07354816 ST. TX Offense Charged: ATTEND COCKFIGHT - SPECTATOR OFFENSE DATE: 11/27/2017 Appear Date: 2/06/2018 PLEA: Guilty Waiver of Jury trial Noio Contendere Not Guilty Fine: \$500.00 Court Costs: \$144.00 = \$344.00  Fine: \$300.00 \tau \$144.00 = \$344.00  Officer: BARNES, MATT Agency: LAMPASAS CO SHERIFF DEPT  Officer: BARNES, MATT Agency: LAMPASAS CO SHERIFF DEPT

NRVC: Notice Sent:	OMNI: Entered:	Capias Pro Fine Date Issued:	Warrant Date Issued:	COMPLIANCE HEARING:	SHOW CAUSE HEARING:	COMMUNITY SERVICE DUE:	DEFERRED DUE DATE:	DSC DUE DATE:	TIME PAYMENT DUE:
Suspension sent: Withdraw Se	Removed:	Date Returned:	Date Returned:	NOTICE SENT:	NOTICE SENT:				

ippeared (by attorney/ fax/mail) (in person), entered a plea of (not guilty) (guilty) (noto contende demanded) a jury trial; and the (Court) (jury) having heard the evidence and arguments, finds the UDGMENT day or \_, 200\_, the defendant in the above numbered and entitle

The Defendant being found guilty and assessed a fine of \$. The Defendant being found guilty and assessed a fine of S\_\_\_\_\_\_ is therefore ordered and the Court that the State of Texas, do have and recover from the Defendant the amount of S. the fines and costs.

judgment.

It is further Ordered that the Defendant shall complete DSC as Ordered.

The Court further finds that the Defendant is younger than 18 years of age and has been consection (106.02) (106.04)(106.05, Alcoholic Beverage Code, and that above- mentioned alcohol awareness course with the Defendant and present to the Court e

completion of the course no later than \_\_\_\_\_\_, 20\_\_\_\_, the Defendant shall be comn if the Defendant fails to comply with the orders of this juogment, the Defendant shall be comn adjudged by the Court that execution may issue against the property of the said Defendant for such fines and costs. custody of the appropriate authority until said fine and costs are fully paid; and it is further on

Judge Andrew Garcia Jr., J.P. #1, Lampasas

DISMISSAL

On this the \_\_\_\_\_day of \_\_\_\_\_\_\_ 200\_.

The judgment is ordered removed and the case dismissed on the grounds that Defendant processes the processes of the grounds. evidence of successful completion of a driving safety course.

The case is ordered dismissed on the grounds that the Defendant completed the terms of d Disposition (and is ordered to pay a special expense fee in the amount of

This numbered and styled cause is dismissed on the State's motion for the reason

Judge Andrew Garcia Jr., J.P. #1, Lampas

VS

PRECINCT ONE

EVEN ELMER HINDS 

LAMPASAS COUNTY, TEXAS

#### COMPLAINT

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

the undersigned affiant, do solemnly swear that I have good reason to elieve and do believe that STEVEN ELMER HINDS, hereinafter called efendant, on or about the 7th day of March, 2018, and before ne making and filing of this complaint, in the territorial limits of ampasas Justice Court, in the County of LAMPASAS, and the State of Texas, AILURE TO APPEAR/BAIL JUMPING after having been released from custody on the condition id then and there after having been released from custody on the condition

hat he subsequently appear, intentionally and knowingly failed to appear in ccordance with the terms of the release, said appearance not being incident to robation or parole,

GAINST THE PEACE AND DIGNITY OF THE STATE OF ITEXAS.

worn and subscribed before me by MIS

MISTY WARENIA

Precinct One Garcia Jr Andrew

Judge Lampasas County, Texas

A F F VIT

I, WAKEMAN, MISTY, being duly sworn on oath, state that
I have good reason to believe and do believe that on or about
on the 7th day of March, 2018 in Lampasas Justice Court, LAMPASAS County, T
STEVEN ELMER HINDS, Defendant, committed the offense of: FAILURE TO APPEAR/BAIL JUMPING, a misdemeanor.
My belief of the above is based upon facts and information provided to me by WAKEMAN, MISTY, a peace officer employed by

JUSTICE COURT charging on complaint that the Defendant, committed such offense.

Sworn to and subscribed before me on this the \_20\_*j(/* 

ORDER I examined the foregoing affidavit and have determined that probable cause rrest warrant for the named

DOES exist for the issuance above Defendant.

> Judge Andrew Garcia Jr , Precinct One

Lampasas County, Texas

**CAUSE NUMBER: 10170829** 

THE STATE OF TE	XAS		IN THE JUSTICE COURT
VS			PRECINCT ONE
STEVEN ELMER H	INDS		LAMPASAS COUNTY, TEXAS
<del></del>	WARI	RANTOFA	RREST
Court to be dealt with ATTEND COCKFIGH State.	WEST ST ET, TX 78611 61 07354816 ALE of the State of Texas: COMMANDED to arrest ST according to law. Said defend T - SPECTATOR which is again	ant has been accus ainst the laws of th	INDS, defendant, and bring him/her before the Justic sed of the offense of: he State of Texas, against the peace and dignity of the showing how you executed the same.
	udge Andrew Garcia Jr. Precinct One, Place One Lampasas County, Texas	1	
	0	FFICER'S RETUI	RN
Came to hand	day of, , 20, at o'clock _	20,at M. by	o'clockM and executed on the day of

Officer's Signature

**CAUSE NUMBER: 10180279** 

THE STATE OF TEXAS	IN THE JUSTICE COURT
vs	PRECINCT ONE
STEVEN ELMER HINDS	LAMPASAS COUNTY, TEXAS
WARR	ANT OF ARREST
FINE/COST/WARRANT \$ 349.00 BOND SET: CITATION #031032F	<del></del>
Address: 300 NORTH WEST ST City/State/Zip: BURNET, TX 78611 Date of Birth: 5/02/1961 Driver's License: TX 07354816 Race: WHITESex: MALE	
To any Peace Officer of the State of Texas:	
GREETINGS:	
YOU ARE HEREBY COMMANDED to arrest STEN Court to be dealt with according to law. Said defendant	VEN ELMER HINDS, defendant, and bring him/her before the Justice
	inst the laws of the State of Texas, against the peace and dignity of the
Herein fail not, but due service and return of this was	rrant of arrest, showing how you executed the same.
Signed this the 9th day of March, 2018.  Judge Andrew Garcia Jr.  Precinct One, Place One Lampasas County, Texas	1
OF	FICER'S RETURN
Came to hand day of, 2	0,ato'clockM and executed on the day of M. by

Officer's Signature

THE STATE OF TEXAS

{} IN THE JUSTICE COURT

VS

{} PRECINCT 1, PLACE 1

STEVEN ELMER HINDS

{} LAMPASAS COUNTY, TEXAS

STEVEN ELMER HINDS 240 CR 250 BURNET, TX 78611

RE: ATTEND COCKFIGHT - SPECTATOR

Dear STEVEN ELMER HINDS,

Please be advised that the above referenced cause has been set for *pretrial* in the Justice Court, Pct. One, Courthouse, 501 East 4<sup>th</sup> Street, Lampasas, Texas at 9:00 a.m. on March 7, 2018. Please be advised that this Court requires a written notice within three working days of the trial to be able to reset your case for a future date. Please do not contact this court to speak with the Judge or County Attorney once you are scheduled for trial.

If you have any questions please contact the Court at 512-564-1845.

Signed this the 14th day of February, 2018

THE STATE OF THE S

Judge Andrew Garcia Jr. Precinct One, Place One Lampasas County, Texas STEVEN ELMER HINDS, Estate.
Executor Office.
Nation Texas.
240 County Road 250.
Burnet. Hinds Province.
United States Minor, Outlying Islands.
Near. [78611-9998]

Afternoon – of second February two-zero one-eight

\_\_\_\_\_

Office of Court Administrator Attention: Judge Andrew Garcia, Jr. 501 East 4<sup>th</sup> St., Ste. 105, P.O. Box 412 Lampasas, Texas, U.S.A. 76550

<u>To:</u> The Office of Court Administrator.

From: Executor Office - STEVEN ELMER HINDS, Estate.

Regarding: Unauthorized administration of STEVEN ELMER HINDS, Estate;

[Citation No.: 031032]

Enclosed you will find "abandoned" paperwork - EXHIBIT 1 - which appears to erroneously "allege" that 410 E. 4th Street, Lampasas, TX 76550, the JP Andrew Garcia, Jr. no bar card number and Matt Barnes who did not sign but printed his name as M Barnes 712 upon the paperwork being returned, such as - Issued by M Barnes 712, who by his unwarranted acts of: sending a defective document/citation through the U.S. mail; defective for: stalking, sending the citation to my mother's home, disclosing my social security number upon the paperwork, alleging a crime at a wrong address, serving a defective process through the U.S. mail beyond the 10 day limit since the time of the alleged occurrence on June 11, 2016 has expired, no obligation was created given the fact the citation/notice does not bear my signature whereby I agreed to appear, there is no name of the accuser, there is no party making the allegation attesting they are the real party in interest, there is no qualified witness who has the authority to certify to the truth, there is no disclosure of the nature of the allegation - civil or criminal, and which "charge" County Attorney John K. Greenwood has failed to state a Claim after being Noticed with a series of four Demand Letters - EXHIBIT 2 - and has thus defaulted - Matt Barnes and Andrew Garcia, Jr.'s paper fraudulently claims authority from this Executor Office to administrate for STEVEN ELMER HINDS, Estate. That false claim is hereby Adjourned.

You will forthwith return and transmit the specific written delegation of authority to "represent" that authorization to administrate [act as trustee] the STEVEN ELMER HINDS Estate has been warranted, together with a certified copy of your oath for the Office of Court Administrator, accompanied by a certified copy of your Bar Bond or Bond, Wayne Boultinghouse, Court Administrator, and a detailed list of all bonds, sureties, indemnification, insurance and Court Registry Investment System (CRIS) CUSIP numbers, SF24, SF25 and SF25A, EXHIBITS 3, 4 and 5, and full accounting relating in any way to your or any related actor's personal or professional involvement, as referenced above, through the unwarranted presentation of the arrogated paperwork intrusion upon the STEVEN ELMER HINDS Estate.

Certified Document: 7016 0600 0000 7569 4092

govern yourself accordingly

By: executor \_\_\_\_\_ Executor Office.

STEVEN ELMER HINDS, Estate.

Nation Texas.

240 County Road 250. Burnet, Hinds Province.

United States Minor, Outlying Islands.

Near. [78611-9998]

cc: Office of Governor, STATE OF TEXAS Greg Abbott, Governor, 1100 San Jacinto Blvd., Austin Texas 78701

cc: Office of Attorney General. STATE OF TEXAS Ken Paxton, Attorney General, P.O. Box 12548, Austin, Texas 78711-2548

# Case 1:18-cv-00240-RP Document 5-1 Filed 03/29/18 Page 39 of 42 Certified Mail No.: 7016 0600 0000 7569 4092

NOTARY PUBLIC My Commission expires:	dentity of	of the arriant	(Seal)	JOSE & CORTEZ HOTARY PUBLIC STATE OF TEXAS BY COMME Expises 08/14/2014	Actual Control of the
COUNTY OF BURNET Subscribed and sworn to before					
STATE OF TEXAS	)	JURAT			

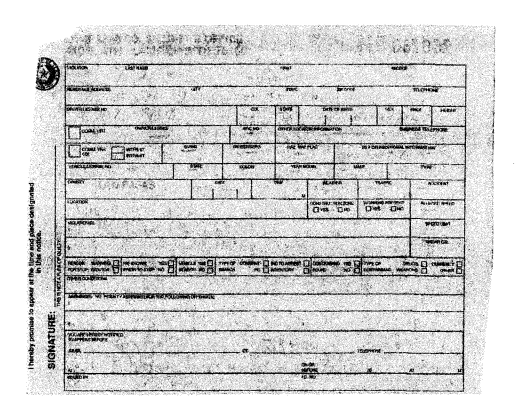
STATE OF TEXAS

Kita of ma The state of the s

# **EXHIBIT 1**

Citation No.: 031032 (2 pages)

de 100 0 6 2019



FEO 0 6 2011

JUDGE ANDREW GARCIA IR.
JUSTICE OF THE PEACE #1
P.O. BOX 412
YAMPASAS, TX 76550
Tol 512 564 1845
Fax 512 564 1896
Biltony Code #2519576

#UDGE CAMRON D. BRISTER
JUSTICE OF THE PEACE #2 & #3
P.O. BOX 96
LOMETA, TX 76853
Tel 512 752-3497
Pax 512 752-8397
Barreau Code #8997893

JUDGE GREG CHAPMAN JUSTICE OF THE PEACE #4 P.O. BOX 66 KEMPNER, TX. 76539 Tol 512.932-2182 Fax. 512.932-3184 Bureau Code. #8871463

THIS LETTER IS FURNISHED AS A COURTESY TO YOU BY THE JUSTICE COURTS OF LAMPASAS COUNTY, TEXAS TO ASSIST IN MAKING DISPOSITION OF THE CHARGE(S) AGAINST YOU.

IF YOU WISH TO ENTER A PLEA OF GUILTY OR NOLO CONTENDRE, please indicate in the proper space provided, a plea of NOLO CONTENDRE meens that you do not wish to contest the state's charge(s) against you. The plea of NOLO CONTENDRE has the same force and effect as a plea of GUILTY. Either plea indicates that you agree to waive appearance before the Court for that. You must refer to the schedule shown on the reverse side of this letter to determine the total amount of your fine(s) and costs assessed against you. Make your remittance by CASHIER'S CHECK or MONEY ORDER payable to LAMPASAS COUNTY or submit your CREDIT CARD payment by phone at 866,549,1010 or online at <a href="https://www.certifiedbayments.net">www.certifiedbayments.net</a> with the Bureau Codet shown above.

IF YOU WISH TO ENTER A PLEA OF NOT GUILTY and desire a trial, you must so indicate in the proper space provided below and mail to the Judge whose name is marked at the top of this letter no later than the appearance date shown on the challon. You shall be notified by return mail of the court date set. You have the right to either a JURY OR NON JURY trial. Please indicate your choice. JURY or NON JURY.

A PARENT may have to accompany a MINOR to COURT before a PLEA can be accepted from the MINOR with cartain TRAFFIC, ALCOHOL, SCHOOL or TOBACCO offenses. A PARENT will be notified by the COURT.

IF YOU FAIL TO RESPOND TO THIS CITATION BY THE APPEARANCE DATE SHOWN ON THE CITATION OF ADDITIONAL charge WILL be assessed against you for VIOLATE PROMISE TO APPEAR and a WARRANT issued for your ARREST. YOUR PROMPT ATTENTION TO THIS MATTER WILL BE GREATLY APPRECIATED. THANK YOU.

	REPLY FORM	
	I hereby enter a pien of NOT GUILTY and request a JURY/NON-JURY TRIAL	
	Thereby enter a plea of GUILTY and waive appearance for trial.  CASHIER'S CHECK or MONEY ORDER in the amount of the fine(s) is enclosed.	1
	Thereby enter a plea of NOLO CONTENDRE and waive appearance for trial CASHIER'S CHECK or MONEY ORDER in the amount of the fine(s) is enclosed	<b>)</b>
	DRIVING SAFETY COURSE	
SAFETY C	PLEA NOLO CONTENDRE to the moving traffic cliation and request to take a DURSE to dismiss the charge, except in SPKED OF 25 M.P.H. or above. I understand set BSC, if I do not provide this written request to the court by CERTHED RETURN R	I will lose the
SAFBTY C right to required ON C INSURANC MONEY O certify that I		I will lose the IECEIPT mail LIABILITY license and a irod. I hereby of completed a
SAFETY C right to required on a insurance MONEY of certify that I course in the issued.	DURSE to dismiss the charge, except in SPKED OF 25 M.P.H. or above. I understand as BSG, if I do not provide this written request to the court by CERTHED RETURN R. R. REFORE THE APPEARANCE DATE on my citation. I am sending PROOF OF E. in effect at time of citation, copy of my citation, copy of my Class "C" driver's RDER payable to LAMPASAS COUNTY for \$112.10 fee with my request as requirements in the process of taking a course not reflected on my driving second and have no past twelve months. I did have a valid TEXAS DRIVER'S LICENSE at the time the	I will lose the IECEIPT mail LIABILITY license and a irod. I hearby or completed a
SAFETY C right to required ON of INSURANO MONEY Of certify that I course in the issued. SIGNATUR	DURSE to dismiss the charge, except in SPKED OF 25 M.P.H. or above. I understand as BSG, if I do not provide this written request to the court by CERTHED RETURN R. R. REFORE THE APPEARANCE DATE on my citation. I am sending PROOF OF E. in effect at time of citation, copy of my citation, copy of my Class "C" driver's RDER payable to LAMPASAS COUNTY for \$112.10 fee with my request as requirements in the process of taking a course not reflected on my driving second and have no past twelve months. I did have a valid TEXAS DRIVER'S LICENSE at the time the	I will lose the IECEIPT mail LIABILITY license and a irod. I hereby of completed a

